## 

IN THE UNITED STATES DISTRICT COURT FOR THE DECEMBED DECEMBER OF OVERHOMS

NOV \_ 5 1008

WE	SIERN DISTRICT OF	OKLAHOMA	1404	1330
George E. Jack	, ) iff )	u.s	ROBERT D. DENA S. DIST. COURT, WESTE BY	NIS, CLERK  PRN DIST. OF OKLA  DEPUTY
vs.	)	Case No. 💋	<u> </u>	
Tidelands Seophipus	el (O. )	June 1999 To	rial Docket	
	SCHEDULING OF	<u>RDER</u>	DOCKET	ED

## SCHEDULING ORDER

Date November 5, 1998	Judge Robin J. Cauthron Clerk Linda Goode
Appearing for Plaintiff	Charles Park
Appearing for Defendant	Stephen M. Callan
Jury Trial Demanded	Non-Jury Trial

## THE FOLLOWING DEADLINES ARE SET BY THE COURT

- 1. Motions to join additional parties to be filed by December 1, 1998
- 2. Motions to amend pleadings to be filed by December 1, 1998 .
- Plaintiff to submit to 3. (a) defendant final list of expert witness(es) in chief and expert reports by February 1, 1999 .\*
  - (b) Defendant to submit to plaintiff final list of expert witness(es) in chief and expert reports by 10 days thereafter .\*
- Plaintiff to submit to defendant final list of witnesses in chief, including expert witnesses, together addresses and brief summary of expected testimony where witness has not already been deposed by March 15, 1999 .\*
  - (b) Defendant to submit final list of witnesses (as described above) 10 days thereafter.\*
- 5. (a) Plaintiff to submit to defendant final exhibit list and any exhibits not previously submitted by March 15, 1999 .\*

- (b) Defendant to submit final exhibit list 10 days thereafter.\*
- \*[The exchange of witnesses and exhibits shall be by letter with two copies of the letter of transmittal to be submitted to the Clerk of this Court for filing. Except for good cause shown, no witness shall permitted to testify and no exhibit will be admitted in any party's case in chief unless such witness or exhibit was listed in the letter of transmittal.]
- Discovery to be completed by \_\_\_\_April 1, 1999 \_\_\_\_\_.
- All dispositive motions to be filed by <u>April 1, 1999</u>.
- 8. Trial docket June 1999 \_\_\_.\*\*
  - \*\*[Trial dockets generally begin the second Monday of each month; however, this practice varies, particularly during holidays. The published trial docket will announce the trial setting.]
- 9. Motions in limine to be filed by June 1, 1999 ... Responses due 5 days thereafter.

## Case 5:98-cv-01186-C Document 10 Filed 11/05/98 Page 2 of 2

to be filed no later than  June 1, 1999  ****  ****[The parties are encouraged, but not required, to submit their proposed jury instructions or findings of fact and conclusions  This case is referred to the following ADR/settlement process by agreement of the parties:  by Order/Approval of the Court:  (a)	<ul><li>11.</li><li>12.</li><li>13.</li></ul>	June 1, 1999  Trial briefs to be filed by  June 1, 1999  Requested jury instructions to be filed on or before  June 1, 1999  .***  NON-JURY CASES ONLY: Proposed		filing, but also on a 3½-inch diskette in a court compatible Word Perfect format. The disk should be placed in an envelope and attached to the COPY of the jury instructions or proposed findings of fact and conclusions of law, whichever is applicable, when filing.]
but not required, to submit their approved by all counsel, and full compliance with Local Ru (see Appendix IV), to submitted to the Court by June 1, 1999  16. This case is referred to the following ADR/settlement process by agreement of the parties:			14.	Any objections to the above trial submissions to be filed 5 days thereafter.
by agreement of the parties: by Order/Approval of the Court:  (a)		but not required, to submit their proposed jury instructions or	15.	approved by all counsel, and in full compliance with Local Rules (see Appendix IV), to be
every case by the settlement magistrate judge before the scheduled tr date.  18 The parties consent to trial by a Magistrate Judge.  19. Voluntary disclosure pursuant to LCvR26.2 has been made; is excused; or shall be made no later than  20. Other:	16.	by agreement of the parties: by Order/Approval of the Cour  (a) Mediation (b) Early Neutral Evaluation (c) Non-Binding Arbitration: Exempted by Court (d) "Cost Reduction Trial Tra (e) Other  The session or hearing shall be held	ack"	Mandatory Consensual
19. Voluntary disclosure pursuant to LCvR26.2 has been made; is excused; or shall be made no later than  20. Other:  BY ORDER OF THE COURT ROBERT D. DENNIS, CLERK	17.	every case by the settlement magi		
is excused; or shall be made no later than	18.	The parties consent to trial	by a Ma	gistrate Judge.
BY ORDER OF THE COURT ROBERT D. DENNIS, CLERK	19.			
ROBERT D. DENNIS, CLERK	20.	Other:		
By: Visite Specie	v		ROBE	